UNITED STATES DISTRICT COURT

for the

DISTRICT OF NEBRASKA

nited States of Americ	a	
V.)
FONTRI I. HLLER		Case No: 8:10CR194
) USM No: 18860-047
Judgment:	08/26/2011)
) David R. Stickman Defendant's Attorney
enaea Juagmeni ij Any)		Dejendani s Attorney
		ON FOR SENTENCE REDUCTION 18 U.S.C. § 3582(c)(2)
reduction in the term of lowered and made reting considered such me	of imprisonment in troactive by the Ur otion, and taking i	or of the Bureau of Prisons the court under 18 U.S.C. mposed based on a guideline sentencing range that has nited States Sentencing Commission pursuant to 28 U.S.C. into account the policy statement set forth at USSG §1B1.10 to the extent that they are applicable,
that the motion is: ED. GRANTED and of 151		's previously imposed sentence of imprisonment (as reflected in nonths is reduced to 151 months does not change.
(Con	nplete Parts I and II of	f Page 2 when motion is granted)
ise provided, all provis	ions of the judgme	ent dated 08/26/2011 shall remain in effect.
RED.		·
10/09/2015	_	/s/ Lyle E. Strom
		Judge's signature
11/01/2015		LYLE E. STROM, Senior Judge
		Printed name and title
	V. FONTRIT. TILLER fudgment: Amended Judgment: ended Judgment if Any) RDER REGARD PUR tion of the defend reduction in the term of a lowered and made refing considered such my factors set forth in 18 Of that the motion is: ED. GRANTED end) of 151 (Consection of the defend of	fudgment: Amended Judgment if Any) RDER REGARDING MOTION PURSUANT TO tion of ✓ the defendant ☐ the Director reduction in the term of imprisonment in a lowered and made retroactive by the Uning considered such motion, and taking it gractors set forth in 18 U.S.C. § 3553(a) Of that the motion is: ED. ☐ GRANTED and the defendant in the defenda